Rule 15.6A Notice.

Written notice in the manner provided by law of the time and place of the hearing shall be served at least 10 days prior thereto upon all persons required by law to be notified, and due proof thereof shall be furnished at the hearing. If a decree of termination has not been entered, such notice shall also be served upon the natural parent or parents or other persons whose consent is required by law even though his or their consents be attached to the Report of the Intermediary, or the Petition for Adoption, unless such consents have been executed within 30 days prior to the filing of the petition for adoption, or unless by reason of particular circumstances appearing at the hearing the likelihood of revocation of such filed consent appears to be remote. Notwithstanding this statement of general policy, the Court reserves the right in particular cases, as deemed necessary or appropriate from the evidence at the hearing, to fix an adjourned or continued further hearing and to require that due notice thereof be served upon any such person or persons who did not appear at the original hearing and whose consent may be required, regardless of the date of the execution of his or their filed consent.